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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

CHRISTOPHER GROOMS,
EDDIE BRANTLEY,
STANLEY HUNTER,
UYLONDA HENDERSON, and
ALLISAH LOVE

Plaintiffs,

v.

CITY OF CHICAGO POLICE
OFFICERS DAVID TENCZA, #9203,
MICHELLE WANTUCK, #19973,
SERGEANT JOHN LEE, #909, and
THE CITY OF CHICAGO,

Defendants.

FILED

APR - 4 2008 YM

APR 4, 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT.

Case No. 07 C 6176

Judge Andersen

Magistrate Judge Valdez

Jury Demanded

NOTICE OF FILING

TO: Mr. Joel G. Sandoval
Assistant Corporation Counsel
30 N. LaSalle Street
Suite 1400
Chicago, Illinois 60602

PLEASE TAKE NOTICE that we have this day filed with the Clerk of the United States District Court for the Northern District of Illinois, Eastern Division, Plaintiffs Motion For Extension of Time To Amend Complaint, a copy of which is attached.

DATED at Chicago, Illinois this 4th day of April 2008.

Respectfully Submitted,

By:

Allisah Love

Allisah Love

Pro se Plaintiff

On behalf of all Plaintiffs in this case:

Christopher Grooms
P.O. Box 490136
Chicago, Illinois 60649
(312) 420-5053

Eddie Brantley
1110 W. 50th Street, Apt. NN
Chicago, Illinois 60609
(773) 253-8716

Stanley Hunter
5001 S. Morgan
Chicago, Illinois 60609
(773) 678-9073

Uylonda Henderson
1110 W. 50th Street, Apt. NN
Chicago, Illinois 60609
(312) 476-0773

Allisah Love
P.O. Box 4853
Chicago, Illinois 60680
(312) 756-9329

CERTIFICATE OF SERVICE

I hereby certify that I have caused to be sent by U.S. Mail and/or hand delivery, a true and correct copy of Plaintiffs Notice of Motion to the Defendant listed at the address shown above on this 4th day of April 2008.



Allisah Love

Pro se Plaintiff

On behalf of all Plaintiffs in this case:

Christopher Grooms

Eddie Brantley

Stanley Hunter

Uylonda Henderson

Allisah Love

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**PLAINTIFFS MOTION FOR EXTENSION OF TIME TO FILE AMENDED
COMPLAINT**

Plaintiffs Christopher Grooms, Eddie Brantley, Stanley Hunter, Uylonda Henderson and Allisah Love, currently pro se plaintiffs, hereby move this Court for entry of an order granting their motion for an extension of time to file amended complaint. In support of this request, and in response to Defendant's motion, Plaintiffs state as follows:

1. Plaintiffs motion to amend complaint is paramount, in order to include the incident of retaliation against Plaintiff Allisah Love, which took place on November 20, 2007; and now adds six more Defendants in this case, for which their information must be obtained: City of Chicago Police Officers Houston, Fisher, Glenn, Sutter and McMahon, and an Officer named Powell.

2. The Off-duty Police Officer who identified himself as "Officer Muhammad" the evening of the incident of November 20th, 2007 had given Plaintiff Allisah Love a phony name. On November 29, 2007, via a follow up phone call to the City of Chicago Auto Pound at 10301 South Doty Avenue; this Off-duty Police Officer was later identified to be "Officer Powell" by a manager on duty named Ben.

3. Plaintiff Allisah Love filed a Freedom of Information Request through the City of Chicago Police Department on December 6, 2007 to obtain the star numbers of City of Chicago Police Officer McMahon and Officer Powell.

4. On January 14, 2008, Plaintiff Allisah Love received via U.S. mail, notice of denial of the above Freedom of Information request by the City of Chicago Department of Police. (See Plaintiff Exhibit IV)

5. In order to amend their complaint and name the defendants appropriately, Plaintiffs need more time to secure the information needed.

6. Plaintiffs are also preparing paperwork to enter into a possible settlement agreement with Defendants.

7. Plaintiffs request an additional two months, up to and including June 4, 2008, to amend their complaint.

WHEREFORE, for the foregoing reasons, Plaintiffs respectfully request that this Honorable Court grant Plaintiffs motion for an extension of time to file amended complaint.

Respectfully Submitted,

By: Allisah M. Love
Allisah Love
Pro se Plaintiff

On behalf of all Plaintiffs in this case:

Christopher Grooms
P.O. Box 490136
Chicago, Illinois 60649
(312) 420-5053

Eddie Brantley
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Allisah Love
P.O. Box 4853
Chicago, Illinois 60680
(312) 756-9329

SERVICE LIST

Mr. Joel G. Sandoval
Assistant Corporation Counsel
30 N. LaSalle Street
Suite 1400
Chicago, Illinois 60602

CERTIFICATE OF SERVICE

I hereby certify that I have caused to be sent by U.S. Mail and/or hand delivery, a true and correct copy of Plaintiffs Motion for Extension of Time to File Amended Complaint, to the Defendant listed at the addresses shown on the attached service list on this 4th day of April, 2008.



Allisah Love

Pro se Plaintiff

On behalf of all Plaintiffs in this case:

Christopher Grooms

Eddie Brantley

Stanley Hunter

Uylonda Henderson

Allisah Love